F. TRAVIS BUCHANAN, ESQ., & ASSOCIATES, PLLC 1 F. Travis Buchanan, Esq. Nevada Bar No. 9371 2 701 E. Bridger Ave., Suite 540 Las Vegas, Nevada 89101 3 Tel: (702) 331-5478 Fax: (702) 629-6919 Email: Travis@Ftblawlv.com Attorneys for Plaintiff KLALEH J. PARKER 6 THE LAW OFFICES OF ALVIN L. PITTMAN Alvin L. Pittman, Esq. California Bar No. 127009, Admitted Pro Hac 8 5777 W. Century Blvd., Ste. 1685 Los Angeles, CA 90045-5678 Tel: (310) 337-3077 Fax: (310) 337-3080 10 Email: Office @apittman-law.com Attorneys for Plaintiff KLALEH J. PARKER 11 12 UNITED STATES DISTRICT COURT 13 DISTRICT OF NEVADA 14 15 KLALEH J. PARKER, an individual CASE NO.: 2:24-cv-2263-**GMN-NJK** 16 Plaintiff, 17 STIPULATION FOR EXTENSION OF VS. TIME FOR PLAINTIFF TO FILE 18 OPPOSITION TO DEFENDANT'S HILTON GRAND VACATIONS, LLC., a MOTION TO COMPEL ARBITRATION, 19 Florida Corporation authorized and licensed AND RECIPRICAL EXTENSION OF to conduct business in NV; DOES 1-10 and TIME FOR DEFENDANT TO FILE 20 ROE ENTITIES 1-10, inclusive, REPLY [Second Request]. 21 Defendant. 22 23 24 PLAINTIFF KLALEH J. PARKER and DEFENDANT HILTON GRAND VACATIONS. 25 LLC., through their respective counsel of record, hereby stipulate for a Second Extension of Time for 26 Plaintiff to File Her Opposition to Defendant's Motion to Compel Arbitration (two-weeks) until June 27 11, 2025, to allow Plaintiff's counsel more time to procure a declaration in support of their Opposition 28 STIPULATION FOR EXTENSION OF TIME FOR PLAINTIFF TO FILE OPPOSITION TO DEFENDANT'S MOTION TO COMPEL ARBITRATION, AND RECIPROCAL EXTENSION OF TIME FOR DEFENANT TO FILE REPLY

(Second Request).

from Plaintiff's retained expert Dr. Roy Fenoff, PhD of Fenoff Consulting, LLC, regarding his 1 assessment of information reviewed, and provided in Defendant's Motion to Compel Arbitration. 2 3 In light of the agreed to and stipulated extension for Plaintiff's Opposition until June 11, 2025, 4 the parties have also agreed and stipulated for a reciprocal amount of time (two-weeks) for Defendant's 5 counsel to file Defendant's Reply to Plaintiff's Opposition until July 2, 2025. 6 This is the second request for a courtesy extension of the due date for the filing of Plaintiff's 7 Opposition to Defendant's Motion to Compel Arbitration. The parties make this request in good faith 8 and not to unduly delay the final disposition of this matter. 10 /// 11 12 /// 13 /// 14 15 DATED this **27**th day of May, 2025. DATED this **27th** day of May, 2025. 16 LITTLER MENDELSON, P.C. F. TRAVIS BUCHANAN, ESQ., 17 & ASSOCIATES, PLLC 18 /s/ F. Travis Buchanan /s/ Michael D. Dissinger 19 F. Travis Buchanan, Esq. Amy L. Thompson, Esq. NV Bar No. 11907 NV Bar No. 9371 20 701 E. Bridger Ave., Ste. 540 Michael D. Dissinger, Esq. Las Vegas, NV 89101 NV Bar No. 15208 21 Attorneys for Plaintiff KLALEH J. 8474 Rozita Lee **PARKER** Las Vegas, NV 89113 22 Attornevs for Defendant HILTON **GRAND** 23 VACATIONS, LLC 24 /// 25 /// 26 /// 27 /// 28

1	THE LAW OFFICES OF ALVIN L. PITTMAN
2	/s/ Alvin L. Pittman
3	Alvin L. Pittman, Esq.
4	CA Bar No. 127009, <i>Admitted Pro Hac</i> 5777 W. Century Blvd., Ste. 1685
5	Los Angeles, CA 90045-5678 Attorneys for Plaintiff KLALEH J. PARKER
6	IT IS SO ORDERED
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8	Dated:May 28, 2025
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10	UNITED STATES DISTRICT JUDGE
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